RECEIVED CENTRAL FAX CENTER

JAN 0 8 2007

Utility Patent Ser. No 10/033,862

BEFORE THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Pat YANANTON) Serial No.: 10/033,862)) Date:	January 4, 2007	
		Group Art Unit:	3644	
Filed:	12/20/2001	Examiner:	Richard PRICE	
Title:	Absorbent Pad for Entrapping Fine, and Coarse Particles, Retaining Liquids, and Eliminating Odors			
Certificate of Mailing		Certificate of Trans	Certificate of Transmission	
deposit sufficie address	y certify that this correspondence is being ed with the United States Postal Service with int postage as first class mail in an envelope sed to: Assistant Commissioner for Patents, P.O 50 Alexandria, VA 22313-1450 on (date).	facsimile transmitted Trafiemark Office, F	I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office, Fax No. (571) - 273 - 8300 on (date).	
<i></i>	:		on signing this certificate	
Туреа	or printed name of person signing this certificat	*7 =	RALI LAKOS	
	TERRY CAROS	Signature Te	us Jakes	
C:0-00	Illa Mas			

Hon. Commissioner of Patents and Trademarks Alexandria, VA 22313-1450

DECLARATION OF GARY G. ORTON UNDER 37 C.F.R. 1,132

Now comes declarant and states and declares the following:

- I. I am currently the Plant Manager for the Felters Group in Gaffney, South Carolina with responsibility for all operatics of a Needlepunch Nonwovens plant
- 2. That I also have other experience as shown in the attached Curriculum Vitae, which is referenced as if fully restated herein.

- 3. That I am familiar with the invention described in the <u>Butterworth et al.</u> patent, and have reviewed and understand the present invention.
- 1 feel that there are significant differences in the problems being attacked by the present invention, and those attacked by the <u>Butterworth</u> invention. In my opinion, the <u>Butterworth</u> patent and the present patent application use a similar process in the formation of an airlaid bat, but the finished product, the process of achieving the finished product and the application of the finished product are completely different.
- 5. The combination of high loft fibers, particle entrapping tackifiers, and backing would not be considered "ordinary skill in the art". The <u>Butterworth</u> structure could not be used to attain the functionality as described by the present invention.
- 6. I feel that these functional differences are major and significant, such as to make the

 Butterworth device completely different art from the present invention.
- 7. In addition, there are many other functional and structural difference between the present invention and that described in <u>Butterworth</u>; particularly: cling agent charged into preformed web; reactive particles attached to cling agent; and reactive particles loaded into web; and additional agents loaded into web. Additionally, many other differences exist as well.
- 8. I feel the present invention embodies non-obvious differences over anything currently described or claimed in the <u>Butterworth</u> patent.
- 9. I feel the present invention embodies non-obvious differences over anything currently offered within the industry or anything currently described or claimed in the

Utility Patent Ser. No 10/033;862

Butterworth patent.

FURTHER DECLARANT SAITH NAUGHT.

Gary G. Orton